508-428-2017 * fax 508-420-5398

2003-2004 STORAGE AGREEMENT

Paul D. Kaneb

165 Bayberry Way OstervilleMA02655

ACCOUNT #:

BOAT NAME:

WESTERLY

BOAT MFG: Oyster Harbors Marine

LOA: 24

PLEASE FILL IN OR CORRECT THE ABOVE INFORMATION

BOAT STORAGE CHARGE \$ \$1,644.00 FOR STORAGE 10/01/03 to 06/30/04

50% DUE WITH CONTRACT (by 10/1/03) \$ \$822.00

50% TO BE BILLED 11/01/03

S S822.00

- 1. 50% of the charges set furth are due and payable upon acceptance of the contract and the remaining balance payable upon receipt of bill from Oyster Harbors Marine for storage, unless other arrangements are made. The above charge does not include any charges for winterising, maintaining, repairing, or any other acroices.
 - 2. Standard lay-up and winterizing procedures will be performed on all boats. This consists of removal, where feelbble, and storage of all electronic and engine electrical equipment including batteries. This work will be billed at standard yard rates.
 - 3. In the event additional bonts, dinghies, skiffs, outboard motors, or property (including batteries and outboard tanks) are stored, they shall be stored subject to the terms and conditions herein listed, at a rate to be determined at the time of storage.
 - 4. That additional charges will be made for the storage of the property beyond the period hereinbefore set forth, bet that there will be no refund, rebate or reduction for storage for any lesser period.
 - 5. That the yard does not carry any immenses on the stored property and will not be held responsible or liable for any damage or less to, or of, the property listed berein, or may other property or gast stored therein, and the Owner will obtain his own insurance and will hold the Yard, is Agants and Employees, harmless and free from all loss or olders arising out of the presence of the Owner's said property upon the Yard's premises.
 - 6. That all work on boats out of water, in storage will be done by the Yard, unless otherwise agreed, in which case the Owner, his Agents, Servants, Captains, and individual Guests will hold the Yard harmless and free from personal injury incorred these from.
 - 7. The Owner agrees to pay storage charges as set forth on the face of the contract, and understands that no boat may be removed from the storage area unless all accrued storage, repair, and all other charges are paid in full. In the event the boat is sold during the term of this contract, the Owner, who signed this contract, and the boat may only be sold subject to the terms and conditions of this contract. Invoices for work either in process, or completed are due and payable upon presentation.
 - 8. The yard must be notified in writing when a boat in storage is listed for sale. No one will be allowed aboard a boat for inspection, due to insurance regulations, without notification of the Yard by the Owner or his Agent. Assistance given by the yard personnel will be charged at the normal labor rate on boats listed for sale at the Yard. This charge will be waived when appropriate.
 - 9. The Yard specifically reserves all common law, stantory and admirally liens, created by law, including, but not limited to, mechanics and maritime liens.

10. The rights and remedies provided by the Agreement shall be in addition to all other rights and remedies provided by law.

11. This agreement wall be governed with of the filter nonwealth of Massachusetts.

Paul D. Kaneb Vessel's Owner/Agent

Date: September 16, 2003

Please submit a signed copy of this contract with your 50% deposit by October 1, 2003.

\$ 1,644.00

P500012200198

P. 07/09

2003-2004 STORAGE AGREEMENT

John Laurendeau 6 Babe Ruth Drive SudburyMA01776

ACCOUNT #:

BOAT NAME:

SWEET CAROLINE (45)

BOAT MFG: Cabo

LOA: 45

PLEASE FILL IN OR CORRECT THE ABOVE INFORMATION

BOAT STORAGE CHARGE \$ (\$2,542.50 FOR STORAGE 10/01/03 to 06/30/04

50% DUE WITH CONTRACT (by 10/1/03) \$ \$1.271.25

Pail in Fall 1# 5(2)

50% TO BE BILLED 11/01/03

\$ \$1.271.25

- 1. 50% of the charges set forth are due and psychle upon acceptance of the contract and the remaining balance psychle upon receipt of bill from Ovster Harbors Marine for storage, unless other arrangements are made. The above charge does not include any charges for winterizing, maintaining, repairing, or any other services.
- 2. Standard lay-up and winterizing procedures will be performed on all boats. This consists of removal, where feasible, and storage of all electronic and engine electrical equipment including betteries. This work will be billed at standard yard rates.
- 3. In the event additional boats, dinghles, skiffs, outcome motors, or property (including batteries and outboard tanks) are stored, they shall be stored subject to the terms and conditions herein listed, at a rate to be determined at the time of storage.
- 4. That additional charges will be made for the storage of the property beyond the period hereinbefore set fixth, but that there will be no refund, robets or reduction for storage for any lesser period.
- 5. That the yard does not carry any insurance on the stored property and will not be held responsible or liable for any damage or loss to, or of, the property listed herein, or any other property or goes stored therein, and the Owner will obtain his own insurance and will hold the Yard, its Agents and Employees, harmless and firet from all loss or claims arising out of the presence of the Owner's said property upon the Yael's premises.
- 6. That all work on houts out of water, in storage will be done by the Yard, unless otherwise agreed, in which case the Owner, his Agents, Servants, Captains, and individual Guests will hold the Yard harmless and free from personal injury incurred there from
- 7. The Owner agrees to pay storage charges se set forth on the face of the contract, and understands that no boat may be removed from the storage area unless all socrated storage, repair, and all other charges are paid in full. In the event the boat is sold during the terms of this contract, the Owner, who signed this contract, shall be responsible for all charges authorized or required under this contract, and the boat may only be sold subject to the terms and conditions of this contract. Invoices for work - either in process, or completed - are due and payable upon presentation.
- \$. The yard must be notified in writing when a best in atorage is listed for sale. No one will be allowed aboard a boat for inspection, due to insurance regulations. without notification of the Yard by the Owner or his Agent. Assistance given by the yard personnel will be charged at the normal labor rate on boats listed for sale at the Yard. This charge will be waived when appropriate.
- 9. The Yard specifically reserves all common law, statutory and admirally liens, created by law, including, but not limited to, mechanics and maritime liens.
- 10. The rights and remedies provided by the Agreement shall be in addition to all other rights and remedies provided by law.

11. This agreement shall be governed billaws of the Commonwealth of Massachusetts.

Vossel's Owner/Agent

Please submit à signed copy of this contract with your 50% deposit by October

2003-2004 STORAGE AGREEMENT

Richard Bendetson 14 Pierce Road WellesleyMA02481

ACCOUNT #:

BOAT NAME:

THANKSGIVING

BOAT MFG: Herreshoff

LOA: 16

PLEASE FILL IN OR CORRECT THE ABOVE INFORMATION

BOAT STORAGE CHARGE \$ \$884.00 FOR STORAGE 10/01/03 to 06/30/04

50% DUE WITH CONTRACT (by 10/1/03) \$ \$442.00

50% TO BE BILLED 11/01/03

\$ \$442.00

- 1, 50% of the charges set forth are due and payable upon acceptance of the contract and the remaining balance payable upon receipt of bill from Oyster Harbors Marine for storage, unless other arrangements are made. The above charge does not include any charges for winterizing, maintaining, repairing, or any other services.
- 2. Standard lay-up and winterizing procedures will be performed on all boats. This consists of removal, where feasible, and storage of all electronic and engine cleatrical equipment including batteries. This work will be billed at standard yard rains.
- 3. In the event additional boars, diaghter, skiffs, outboard motors, or property (including batteries and outboard tanks) are stored, they shall be stored subject to the terms and conditions herein listed, at a rate to be determined at the time of storage.
- 4. That additional charges will be made for the storage of the property beyond the period hereinbafore set forth, but that there will be no refund, rebate or reduction for storage for any lesser period.
- 5. That the yard does not carry any insurance on the stored property and will not be held responsible or liable for any damage or loss to, or of, the property listed herein, or any other property or gour stored therein, and the Owner will obtain his own insurance and will hold the Yard, its Agents and Employees, harmless and free from all loss or claims arising out of the presence of the Owner's said property upon the Yard's premises.
- 6. That all work on boats out of water, in storage will be done by the Yard, unless otherwise agreed, in which case the Owner, his Agents, Servants, Captains, and individual Oucsts will hold the Yard harmless and free from personal injury incurred there from
- 7. The Owner agrees to pay storage charges as set forth on the face of the contract, and understands that no boat may be removed from the storage area unless all accrued storage, repair, and all other charges are paid in full. In the event the boat is sold during the term of this contract, the Owner, who signed this contract, shall be responsible for all charges authorized or required under this contract, and the best may only be sold subject to the terms and conditions of this contract. Invoices for work - cither in process, or completed - are due and payable upon presentation.
- 8. The yard must be notified in writing when a boat in storage is listed for sale. No one will be allowed aboard a boat for impection, due to insurance regulations. withour notification of the Yard by the Owner or his Agent. Assistance given by the yard personnel will be charged at the normal labor rate on boats listed for sale at the Yard. This charge will be waived when appropriate.
- 9. The Yard specifically reserves all common law, statutory and admiralty ilone, created by law, including, but not limited to, mechanics and maritime liens.
- 10. The rights and remedies provided by the Agreement shall be in addition to all other rights and remedies provided by law.

11. This agreement shall be governed by laws of the Commonwealth of Massachusetts.

Signature: Chandetan	Managha Ourmand A	Date: 12/15/13
	Versol's Owner/Agent	Date: (ブルンレン
Please submit a signed copy of this contra	ct with your 50% deposit by	October 1, 2003